CARLE TOTAL DOMESTICS III & CIVIL ACCION Case 1:05-cv-10933-MLW Document 3 Filed 05/27/2005 Page 1 of 2

United States District Court

District of

Marissa Voller, John Voller and Kathleen Voller

> 2: SUMMONS IN A CIVIL CASE

10933 MLW CASE NUMBER:

Massachusetts

V.

Bridgewater-Raynham Regional School District, Ronald I. Gerhart. Stephen G. Heaslip, David A. Chuckran, Bette A. Bridges, a/k/a Bette A. Bridges-Brody, and William R. Barber

TO: (Name and address of Defendant)

Ronald P. Gerhart 7 Holly Tree Lane Middleboro, MA 02346-3120

YOU ARE HEREBY SUMMONED and required to serve upon PLAINTIFF'S ATTORNEY (name and address)

David J. Paliotti, Esquire GREENBAUM, NAGEL, FISHER & HAMELBURG 200 High Street, 4th Floor Boston, 14A 02110

an answer to the complaint which is herewith served upon you, within twenty (20) days after service of this summons upon you, exclusive of the day of service. If you fail to do so, judgment by default will be taken against you for the relief demanded in the complaint. You must also file your answer with the Clerk of this Court within a reasonable period of time after service.

CLERK

6-05

RETURN OF SERVICE



Plymouth County Sheriff's Department • P.O. Box 1663 • Brockton, MA 02303 • 508-580-2110 *Plymouth, ss.*

May 23, 2005

I hereby certify and return that on 5/18/2005 at 5:28PM I served a true and attested copy of the summons, verified complaint, exhibits, and civil cover sheet in this action in the following manner: To wit, by delivering in hand to Ronald P. Gerhart at, 1''0 Cressnik Road, Marion, MA 02738. Basic Service Fee (\$20.00), Conveyance (\$4.50), Travel (\$22.70), Postage and Handling (\$3.00), Attest (2 copies) (\$10.00) Total Charges \$60.20

Deputy Sheriff	Gregory S. Kamon		T	Deputy Sheriff	
		STATEMENT OF	SERVICE FEES		
RAVEL		SERVICES		TOTAL	
		DECLARATION	OF SERVER		
		rjury under the laws of the Statement of Service Fee			ing information
Executed on					
Executed on	Date	Signature of Server			-
		. ••			
		Address of Server			

⁽¹⁾ As to who may serve a summons see Rule 4 of the Federal Rules of Civil Procedure.